Before the

FEDERAL COMMUNICATIONS COMMISSION

Washington, DC 20554

In th	e Matter of			
A	dment of Sections 733526 and 73.3527))	RM-11332
	Commission's Rules (the Public File Rule	es))	
To:	The Secretary, for RM-1 1332, and then forwarding to Chief Media Bu	reau	ı	

COMMENTS OF FAITH CHRISTIAN MUSIC BROADCASTING MINISTRIES, INC.

- 1. Faith Christian Music Broadcasting Ministries, Inc. ("Faith") urges the Commission to initiate a formal rulemaking proceeding in response to the above-captioned petition.
- 2. Faith is the licensee of Station WYRV-AM, Cedar Bluff, VA. I am the President of Faith. I have had the privilege of broadcasting in Cedar Bluff for almost 6 years now. As foremost a public servant and secondarily a ministry we pride ourselves in serving our listeners on a daily basis. Broadcasting is my full-time occupation and I care greatly for our listeners. I constantly urge our listeners to become involved with and provide feedback on our performance as a public servant. I personally read the letters and take the calls that we receive in order to better serve our listeners.
 - 3. As I stated above, we are a

ministry and we

care deeply about the listeners of this station. I am pleased to provide them with

any and all information regarding this station's service to the public. However, I

sincerely believe that the public inspection file does not in any way contribute to our

service to the public or the public's access to information. In my six years here at

this station there hasn't been one occurrence of anyone from the general public

asking to see the station's public file. Only once in the past six years has the public

file ever been accessed by anyone other than station employees. This was when a

broadcasting group was inquiring about possibly purchasing the station.

4. Being a small station in a small town means that we operate on a very

limited staff and a very limited budget. Preparing and updating the public

inspection file can be time consuming. The process of organizing, labeling, sorting,

purging old documents, and verifying that we meet FCC requirements is most times

a costly ordeal. Not only do we incur the cost of paying employees to manage and

update the file we also have legal cost associated with this task in making sure we

interpret the rules set forth by the FCC correctly.

Wherefore, for the foregoing reasons, I respectfully urge the Commission

to begin a formal rulemaking proceeding to consider whether the public file

rule should be abolished or changed. .

Faith Christian Music Broadcasting Ministries, Inc.

P.O. Box 70

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By: BradleyRatliff

Bradley Ratliff, President

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